

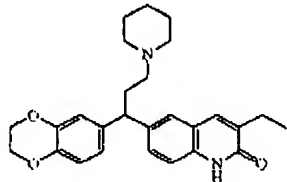
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Docket No. PRD2120
USSN 10/595,891, filed May 18, 2006

REMARKS

This is in reply to the Office Action mailed May 21, 2008. The Claims in the case are 1-5, 7, 9, and 11-16. The Examiner has divided the application into eight (8) basic inventions, relating to compounds, methods, and processes. Election is required to one of these groups. In addition, the Examiner has required election of a single species.

Applicants elect Group I, Claims 1-4, 7, and 13, to compounds of the general formula (I) as stated in Claim 1, wherein X is N or CR⁷, and R⁷ is H, and compositions thereof. 5 and 40-115. The species elected is that of compound No. 16 in Claim 4. This compound has the



structure: compound 16

The Examiner is respectfully requested to reconsider the restriction requirement and to examine Group I together with the methods relating to the compounds of Group I, i.e., groups IV, V, VI and also to the process for preparing the compounds of Group I, i.e., Group VII. The compounds together with the compositions and methods of treatment as well as the chemical process for making them can be considered a unitary invention and examined and searched together. No unreasonable burden would be placed on the Examiner by joinder of the groups above, limited in scope to the compounds within the scope of the elected sub-genus.

Claims 1-4, 7 and 13 read on the elected species.

Early favorable action on the merits is respectfully requested.

The Commissioner is hereby authorized to charge any deficiency or credit any overpayments necessitated by this Amendment to Deposit Account No. 10-0750/
PRD2120USNP/AGK.

Respectfully submitted,

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